

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



FILING COMPLETION UNDER RULE 53(f)

(NOT PCT Applications) For Design, Provisional, or Utility Applications

PATENT APPLICATION

TE TRADEMI	COMPLETION Under Rule 53(f)
In re PATENT APPLICATION of	

Attn: Application Division

inventor(s):	Adler et al.					
Appln. No.:	09	897,427	Atty.Dkt.	P	0282558	2001-028A
	Series Code û	Serial No. û	<u></u>		M#	Client Ref
Filed: Jul	v 2 2001				•	

Filed: Title:

July 3, 2001

T1R Hetero-Oligomeric Taste Receptors

		misioner of Patents on,DC 20231	Date:	March 4, 2002			
Sir:	The	The following completes the filing under Rule 53(f) of the above-identified patent application:					
	Notice to File Corrected Application Papers		⊠ copy attached	not yet received			
2.	Signed Declaration attached.		☐ Original	☐ Facsimile/Copy			
	(Always "X" box 2 if filling signed Declaration and "X" box 2A only if top box of the Declaration is X'd and file application copy, or "X" box 2B only if none of the top three boxes of the Declaration is X'd.)						
	2A. Attached: Original signed Declaration with attached specification (including claim(s)) which is a copy of specification and claim(s) originally filed to secure the above filing date.						
	2B. The original application as filed in the PTO on the above filing date is the application which each inventor executed by signing the attached Rule 63 Declaration.						
3.4	☐ Specification originally filed in non-English language; hence verified translation attached of: a. ☐ Abstract b. # pages of Specification(only spec. & claims) c. ☐ Drawing(s) No of Sheets ☐ Fig(s).						

- 4. Letter filing formal drawing attached.
- 5. Attached is an assignment and cover sheet. Please return the recorded assignment to the undersigned.
- 6. DOMESTIC/INTERNATIONAL priority is claimed under 35 USC 119(e)/120/365(c) based on the following provisional, nonprovisional and/or PCT international application(s):

Application No.	Filing Date	Application No.	Filing Date
(1)		(2)	
(3)	,	(4)	
(5)		(6)	

7. FOREIGN priority is claimed under 35 USC 119(a)-(d)/365(b) based on filing in

Application No.	Filing Date	Application No.	Filing Date
(1)		(2)	
3/07/2 033/ABRHAM1 00000071 09897427		(4)	
1 FC:25(5) 55 AC) an_	(6) *	

	9.		ertified copy (co Application No.		☐ attach	led; ☐ pre filed o	viously filed (date	e)		
	10. 11.	Small Entity Status Ø ☐ is Not claimed ☐ is list claimed ☐ ☐ is list claimed ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐								
	12. Preliminary Amendment:									
		THE FOLLOW	VING FILING I	EE IS BA	ASED ON CLA	AIMS AS FILED	LESS ANY ABO	VE CANCELLE	<u>:D</u>	
ŕ							Large/Small Entity	7	Fee Code	
	13. Ba	asic Filing Fee .			De:	sign Application	\$330/\$165		106/26	
					Not De	sign Application		+0	101/201	
H	14, To	otal Effective Cla	aims		minus 20 =	T	x \$18/\$9	+0	103/203	
		dependent Clair			minus 3 =		x \$84/\$42	+0	102/202	
	(Leav	<u>any proper</u> mult e this line <u>blank</u>	<u>if this is a reiss</u>	ue applic	ation)) is present,	\$280/\$140	+0	104/204	
	17. St	urcharge for filing	g Declaration/fi	ling fee la	ite		\$130/\$65	+0	105/205	
•	18.					FILING FE	E ENCLOSED =	\$		
		<u>riginal</u> due date		ry 4, 200	2					
	20. Pe	etition is hereby	made to exte	nd the <u>ori</u>	ginal due date	to (1 mo)	\$110/\$55 =	+55	115/215	
Ш	cover	the date this res	sponse is filed f	or which t	the requisite f	, ,	\$400/\$200 =		116/216	
Ш	is atta	cnea				(3mos)	\$920/\$460 =		117/217	
II	24 If '	'non English" ha	v 2 in V'd and	D.d. 470		(4mos)	\$1,440/\$720 =		118/218	
lt	29 If	'non-English" bo	x 5 is X u, add	Rule 17(1	() processing	ree	\$130	+0	139	
ll	23 Pe	fassignment" bo	X 3 IS X U, auu	recording	iee	· · · <u>·</u> · · · · · · · · · · ·	\$40	+0	581	
L		ALLON TO CO.					\$130	+0		
	24.					TOTAL FE	ENCLOSED =	\$55		
	Our Deposit Account No. 03-3975 Our Order No. 078003 0282558 C# M#									
	CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown in the heading hereof for which purpose a duplicate copy of this sheet is attached. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal form is filed.									
3/0	7/2002	WABRHAM1 00000071	09897427							
)1 F	C:215 \		55.00 OP	Pillsbury Intellectu	Winthrop LL	P Group				
	1600 Tysons Boulevard By Atty:// Robin L. Teskin				ъ.	N- 0= 000				
	McLean, VA 22102 By Atty: V Robin L. Teskin				Reg.	No. 35,030				
		93) 905-2000	;	Sig: n	y Sauce	· Elamo	Fax:	(703) 905-		
	Atty/Se	ec: RLT/LAK	NOTE: File in 4	dunlicato	1 Reg.	No. 43,60	グ \ Tel: り	(703) 905-	2200	
		•		<u>aupiicate</u>	with Fio tec	-eihr (LW1-103W) and attachmer	าเร		

THE UNITED STATES PATENT AND TRADEMARK OFFICE In re PATENT APPLICATION of GAU: 1645 Inventor(s): Adler et al. Appln. No.: 09 897,427 P 0282558 Atty. Dkt. 2001-028A Series Code ↑ Serial No. 个 M# Client Ref Filed: July 3, 2001 Title: Hetero-Oligomeric Taste Receptors Date: March 4, 2002 MAR 0 4 2002 FILING OF FORMAL DRAWING(S) Hon. Commission of Patents Washington, D.C. 20231 Sir: Please accept the herewith 7 replacement sheet(s) NOTE A. PTO waived requirement for 3 sets of B/W photos 2. of formal drawing(s) on ☐ 11" size June 9, 1998, 1211 0G 34; paper B. PTO waived requirement for petition and petition fee 3 for B/W photos August 4, 1998, 1213 0G 108. of Figure(s) 1-7 C. Petition and fee are still required for photographs of which Figure(s) is/are black and white which are in color. See Rule 84(a)(2). photographic drawings (DO NOT use this form for photographic drawings in color (see PAT-280). A,B,C were confirmed in 9/8/00 Rule 84 changes which is/are in lieu of the informal drawing(s) filed earlier. 6 Which include the corrections required/approved by the Draftsperson/Examiner 7 In the Notice to File Corrected Application Papers December 4, 2001 7 Large/Small Fee **Entity** Code 8. Original due date: February 4, 2002 9. Petition is hereby made to extend the original due date to cover (1 mo) \$110/\$55 = 115/215 \$55 the date this response is filed for which the requisite fee is attached (2 mos) \$390/\$195 = 116/216 (3 mos) \$890/\$445 = 117/217 10. **TOTAL FEE ENCLOSED** \$55 (Our Deposit Account No. 03-3975) (Our Order No. 078003 0282558 C# M# CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed. Pillsbury Winthrop LLP **Intellectual Property Group** 1600 Tysons Boulevard Robin L. Teskin Reg. No. 35.030 McLean, VA 22102 Tel: (703) 905-2000 Atty/Sec: RLT/lak Tel: (703) 905-2000

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

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Page 1 of 2

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COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023

NOTON, D.C. 20231

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

09/897,427

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1600 TYSONS BOULEVARD

MCLEAN, VA 22102

00909

07/03/2001

Jon Elliot Adler

P 0282558 2001-028-A

CONFIRMATION NO. 8334

FORMALITIES LETTER

OC000000007151165

Date Mailed: 12/04/2001

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Filing Date Granted

This application has been accorded an Application Number and Filing Date. The application, however, is informal since it does not comply with the regulations for the reason(s) indicated below. Applicant is given **TWO MONTHS** from the date of this Notice within which to correct the informalities indicated below. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a)

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawings contain excessive text. Suitable descriptive legends may be used, or may be required by the Examiner where necessary for understanding of the drawing but should contain as few words as possible (see 37 CFR 1.84(o));
- The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 C.F.R. 1.825(d). Applicant must provide a substitute computer readable form (CRF) copy of the "Sequence Listing" and a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

For questions regarding compliance to these requirements, please contact:

- For Rules Interpretation, call (703) 308-4216
- To Purchase Patentin Software, call (703) 306-2600
- For Patentin Software Program Help, call (703) 306-4119 or e-mail at patin21help@uspto.gov or patin3help@uspto.gov

A copy of this notice MUST be returned with the reply.

Customer Service Center
Initial Patent Examination Division (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE